in the record and shall have the disputed record marked so as to indicate that a Statement of Disagreement has been filed.

(g) Notices of correction or amendment or disagreement. Within 30 working days of the correction or amendment of a record, the component that maintains the record shall advise all components or agencies to which it previously disclosed the record that the record has been amended. Whenever an individual has filed a Statement of Disagreement, a component shall append a copy of the Statement to the disputed record whenever the record is disclosed. The component may also append to the disputed record a written statement giving the component's reasons for denying the request to correct or amend the record.

§71.10 Certain records not subject to correction.

Certain records are not subject to correction or amendment. These include, but are not limited to:

- (a) Transcripts of testimony given under oath or written statements made under oath:
- (b) Transcripts or decisions of grand jury, administrative, judicial, or quasijudicial proceedings which constitute the official record of such proceedings;
- (c) Records duly exempted from correction pursuant to 5 U.S.C. 552a(j) or 552a(k) by rulemaking promulgated under the Administrative Procedure Act (5 U.S.C. 551 *et seq.*)

§ 71.11 Emergency disclosures.

If the record of an individual has been disclosed to any person under compelling circumstances affecting the health or safety of any person, as described in 5 U.S.C. 552a(b)(8), the individual to whom the record pertains shall be notified of the disclosure at his last known address within 10 working days. The notice of such disclosure shall be in writing and shall state the nature of the information disclosed, the person or agency to whom it was disclosed, the date of disclosure, and the compelling circumstances justifying the disclosure. The officer who made or authorized the disclosure shall be responsible for providing such notification.

§ 71.12 Use and collection of social security numbers.

- (a) Each component unit that requests an individual to disclose his social security account number shall provide the individual, in writing, with the following information:
- (1) The statute, regulation, Executive Order or other authority under which the number is solicited;
- (2) Whether the disclosure is mandatory or voluntary; and
- (3) The consequences, if any, to the individual should he or she refuse or fail to disclose the number.
- (b) Neither the Department nor any of its component units shall, in the absence of specific federal statutory authority, deny to an individual any right, benefit or privilege provided by law solely because of such individual's refusal to disclose his social security account number.
- (c) The head of each component unit shall ensure that employees authorized to collect social security account numbers or tax identifying numbers, are aware of the statutory or other basis for collecting such information, of the uses to which such numbers may be put, and of the consequences, if any, that might follow if a person refuses to disclose the requested number.

§ 71.13 Employee standards of conduct.

- (a) Each component shall inform its employees of the provisions of the Privacy Act, including the Act's civil liability and criminal penalty provisions. Each component also shall notify its employees that they have a duty to:
- (1) Protect the security of records,
- (2) Ensure the accuracy, relevance, timeliness, and completeness of records,
- (3) Avoid the unauthorized disclosure, either verbal or written, of records, and
- (4) Ensure that the component maintains no system of records without public notice.
- (b) Except to the extent that the Privacy Act permits such activities, an employee of the Department of Labor shall:
- (1) Not collect information of a personal nature from individuals unless the employee is authorized to collect